

1 Steve Schulte (TX Bar No. 24051306)
 2 *Appearance Pro Hac Vice*
 3 John Raggio (CA Bar No. 338261)
 4 Arati Furness (CA Bar No. 225435)
NACHAWATI LAW GROUP
 5 5489 Blair Road
 6 Dallas, Texas 75231
 Telephone: (214) 890-0711
 Fax Number: (214) 890-0712
 Email: schulte@ntrial.com
 Email: jraggio@ntrial.com
 Email: afurness@ntrial.com

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 8 *Counsel for Plaintiffs*

9 **UNITED STATES DISTRICT COURT**

10 **NORTHERN DISTRICT OF CALIFORNIA**

11 **SAN FRANCISCO DIVISION**

12
 13 IN RE: UBER TECHNOLOGIES, INC.,
 14 PASSENGER SEXUAL ASSAULT
 15 LITIGATION

Case No. 3:23-md-03084-CRB

16 This Document Relates to:
 17 **PLAINTIFFS' MOTION TO
 18 RECONSIDER ORDER DISMISSING
 19 CASES FOR FAILURE TO COMPLY
 20 WITH PTO 10**

Judge: Honorable Charles R. Breyer

21
 22 *Jane Doe LR v. Uber Technologies, Inc., et
 23 al., No. 3:24-cv-04306-CRB*

24
 25 *Jane Doe JB v. Uber Technologies, Inc., et
 26 al., No. 3:24-cv-04316-CRB*

27
 28 *Jane Doe DC v. Uber Technologies, Inc., et
 29 al., No. 3:24-cv-04373-CRB*

*Jane Doe (D.B.) v. Uber Technologies, Inc., et
 26 al., No. 3:24-cv-04428-CRB*

*Jane Doe (AR) v. Uber Technologies, Inc., et al.,
 26 No. 3:24-cv-05947-CRB*

*Jane Doe (AS) v. Uber Technologies, Inc., et al.,
 26 No. 3:24-cv-05960-CRB*

*Jane Doe NLG (AB) v. Uber Technologies, Inc.,
 26 et al., No. 3:24-cv-09188-CRB*

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2 *Jane Doe NLG (HK) v. Uber Technologies, Inc.,*
3 *et al., No. 3:25-cv-00675-CRB*

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5 *Jane Doe NLG (CR) v. Uber Technologies, Inc.,*
6 *et al., No. 3:25-cv-01716*

7
8 *Jane Doe NLG (HW) v. Uber Technologies, Inc.,*
9 *et al., No. 3:25-cv-01725-CRB*

10
11 *Jane Doe NLG V.M. v. Uber Technologies, Inc.,*
12 *et al., No. 3:25-cv-02622-CRB*

10 I. INTRODUCTION

11 On October 22, 2025, Defendants filed an Amended Motion to Dismiss the claims of the
12 above-captioned Plaintiffs on the grounds that Plaintiffs failed to comply with Pretrial Order
13 (“PTO”) No. 10. *See* ECF No. 4203. PTO 10 establishes procedures and deadlines related to the
14 production of Plaintiff Fact Sheets. *See* ECF No. 348. Further, on November 5, 2025, Plaintiffs
15 filed an Opposition to Defendants’ Motion to Dismiss. *See* ECF No. 4309. On November 19,
16 2025, this Court issued an Order dismissing without prejudice all claims identified in Exhibit A
17 of Defendants’ Motion to Dismiss and requiring that counsel for Plaintiffs file notices of dismissal
18 and serve a Rule 26(g) certification within 14 days of the date of the Order. *See* ECF No. 4442.
19 Plaintiffs now submit this Motion to Reconsider the Court’s Order as it relates to the above
20 captioned Plaintiffs.

21 II. ARGUMENT

22 A. The above-captioned Plaintiffs have complied with PTO 10.

23 Prior to the Court’s November 19, 2025 dismissal Order, Plaintiffs identified in Exhibit
24 A served Plaintiff Fact Sheet (“PFS”) verifications via MDL Centrality as reflected by the
25 production dates set forth therein. *See* Exhibit A. Counsel underwent extensive efforts to
26

1 reestablish contact and communication with these Plaintiffs which were challenging but,
 2 ultimately, were successful before the date of the Court's Order.

3 Given that Plaintiffs have fully complied with their PTO 10 discovery obligations,
 4 Plaintiffs respectfully request that the Court reconsider dismissal of their cases and remove them
 5 from the dismissal Order, ECF No. 4442. Counsel for Plaintiffs believes that a reconsideration of
 6 the Order dismissing their cases is warranted as dismissal is unduly prejudicial to the Plaintiffs.
 7

8 III. CONCLUSION

9 For the foregoing reasons, Plaintiffs respectfully request that this Court amend the Order
 10 dismissing cases for failure to comply with PTO 10 to remove Plaintiffs.
 11

12 Dated: December 3, 2025

Respectfully submitted,

13 By: /s/ Steve Schulte

14 By: /s/ John Raggio

15 By: /s/ Arati Furness

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Email: afurness@ntrial.com

22 *Counsel for Plaintiffs*